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MEMORANDUM FOR: Deputy Director for Operations

Deputy Director for Intelligence

Deputy Director for Science & Technology

Acting Deputy Director for Administration

Deputy to the DCI for National Intelligence Officers

1 4.3 1377

Inspector General

Comptroller

Legislative Counsel General Counsel (See ODP-1659-27 dtd 22 Cmg. 77 to Acta DDA)

DD/A Registry

FROM

: John F. Blake

Acting Deputy Director of Central Intelligence

SUBJEC'I

: Proposed Replacement for Executive Order 11905

- 1. Attached for your review and comment is a DOD-CIA draft of an executive order which is a proposed replacement for Executive Order 11905. Neither the Director of Central Intelligence, nor the Secretary of Defense has yet officially approved the specific language or direction of this draft and comments are only now being solicited from other entities in the Intelligence Community, the Department of Justice, and appropriate congressional staffs. The differences between this draft and the existing executive order may be reduced roughly to five categories:
 - a. Format changes have been suggested where deemed desirable. The principal change of this nature is the incorporation of the definitions presently included in Section 5 into the general Definitions of Section 2 in order to avoid the existence of two definitions sections in the order. Also the subsections of Section 5 have been arranged in a more logical order.
 - b. The proposed order includes provisions deemed necessary or appropriate to implement Presidential Directive/NSC-17 of 4 August 1977, which granted extended budgetary, requirements and tasking authorities to the DCI. These provisions are concentrated in Section 3 of the draft order which describes DCI authorities, the functions of the Policy Review Committee and the Special Coordination Committee,

Approved For Release 2001/09/03: GIA-RDP84 700933 R000400040001 5 National Foreign Intelligence Board as important entities in support of the DCI responsibilities. Other more minor amendments have been made in Sections 1 and 4 to conform to and acknowledge the expanded role of the DCI.

- c. The functions of the Special Coordination Committee are described in Section 3(c). These functions have been enlarged to incorporate, in Section 3(c)(3), a role regarding foreign counterintelligence policy and coordination envisioned for that committee by the recommendations of the PRM/NSC-11, Section 3 report.
- d. Additional amendments to various sections may be traced to recommendations that were made last spring by the PRM/NSC-11 (part I) working group and that were approved by the Special Coordination Committee in May. These changes account for, among other things, the inclusion of a definition of "International Terrorist Activities," the inclusion of the Drug Enforcement Administration in the Intelligence Community in Section 2, and, with the exception of one recently added point, the revision of the provisions of Section 5(d), formerly Section 5(e), regarding Assistance to Law Enforcement Authorities. Other changes resulting from the PRM/NSC-11, part I, exercise have themselves been revised in this draft. For instance, the definition of "Foreign Counterintelligence" in Section 2 approved by the Special Coordination Committee has been altered to omit any reference to "activities" as well as information "relating to," etc. A further example is the retention of Section 7, the elimination of which had been approved previously.
- e. The final category of modification includes those changes which the drafters of this proposed order believed, for one reason or another, would increase the clarity and conciseness of the order or would render the provisions of the order more compatible with the needs and desires of the Intelligence Community organizations. Included in this category, for example, is the deletion of the broad definition of "collection" from Section 5, and the modification of Section 4(b)(8), formerly Section 4(c)(5), concerning the reporting of crimes.
- 2. The altered provisions of this draft have been underlined in order that they may be more easily identified. Also attached is a copy of the existing executive order with interlineations which indicate how the current order has been altered.

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3. A meeting is scheduled for 3:30 p.m. on Thursday, 18 August 1977, at the Community Headquarters Building on F Street, to discuss the initial reactions of the organizations of the Intelligence Community. Your responses and comments would be appreciated at the 9:00 a.m. staff meeting tomorrow morning in order that the CIA position may be expressed, at least in preliminary fashion. It is recognized, however, that a full analysis of the impact of this revised order may require additional time and it is requested that your comments be forwarded as soon as possible in any event.

John F. Blake

STATINTL

Attachments

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OGC 77-5241

15 August 1977

MEMORANDUM FOR JACK BLAKE, CIA.

HAROLD SAUNDERS, STATE

LTG WILLIAM Y. SMITH, OJCS

VADM BOBBIE INMAN, NSA

LTG EUGENE TIGHE, DIA

EDWARD GILLER, ERDA

THOMAS LEAVITT, FBI

FOSTER COLLINS, TREASURY

MG HAROLD AARON, ARMY

RADM D. P. HARVEY, NAVY

MG JAMES L. BROWN, USAF

STATINTL

SUBJECT; Revised Executive Order 11905

Attached is a draft of the Executive Order to implement Presidential Directive NSC-17 on intelligence reorganization. The draft was put together by a small working group in which and the undersigned represented Defense and the DCI.

STATINTL A meeting of all addressees is scheduled for 1530 hours, Thursday, 18 August 1977, at the Community Headquarters Building on F Street to discuss the proposed Executive Order.

STATINTL

John N. McMahon-Acting Deputy to the Director of Central Intelligence for the Intelligence Community Daniel J. Murphy
Admiral, USN (Ret.)
Director of Policy Review
Office of the Secretary of Defense

1 Attachment a/s

Executive	Order

United States Foreign Intelligence Activities

TABLE OF CONTENTS

•		
Section	Description	Page
l PU	RPOSE	
		2
. 2 DE	FINITIONS	2
2		~
3 . CO	NTROL AND DIRECTION OF NATIONAL	
TIM	TELLIGENCE ORGANIZATIONS	6
(a	National Security Council	_
'. (b	Policy Review Committee	6 7
(c) Special Coordination Committee	. 9
(d	Director of Central Intelligence	12
<u>(e</u>	National Intelligence Tasking Center	
(f)		17
	Board	3.0
		20
4 , RES	SPONSIBILITIES AND DUTIES OF THE	
INT	TELLIGENCE COMMUNITY	21
(a)	Burmone	•
(b)	T	21
(~)	Intelligence Community	20
(c)	Central Intelligence Agency	22 23
(b)	Department or State	23 26
(e)	Department of the Treasury	. 27
(f)	2 20202150	28
(g) (h)		. 32
(i)	Federal Bureau of Investigation Drug Enforcement Administration	. 33
altava - in		35.
14111	TRICTIONS ON INTELLIGENCE ACTIVITIES	35
' <u>(a)</u>	Purpose	35
. (b) (c)	Restrictions on Collection	36
(d)	Restrictions on Experimentation	41
72.7	Restrictions on Assistance to Law Enforcement Authorities-	4=
(e)	Restrictions on Personnel Assigned	41
	to Other Agencies	42
· (f)	Prohibition of Assassination	43
<u>(a)</u>	Dissemination and Storage	43
6 OVE	RSIGHT OF INTELLIGENCE ORGANIZATIONS	
- \ 	THE OF THILDHIGHNER OKGANIZATIONS	43
7 Approved Ron	RECEASE 2001/09/03 TG A RDP 84-00933R000400040001-5	47
8 ENAF	TTNG DROWN	
o ENAL	BLING PROVISIONS	10

By virtue of the authority vested in me by the Constitution and statutes of the United States, including the National Security Act of 1947, as amended, and as President of the United States of America, it is hereby ordered as follows:

Section 1. Purpose. The purpose of this Order is to establish policies to improve the quality of intelligence needed for national security, to improve the effectiveness of counterintelligence activities, to clarify the authority and responsibilities of the Director of Central Intelligence and the intelligence departments and agencies, and to establish effective oversight to assure compliance with law in the management and direction of intelligence agencies and departments of the federal government.

Section 2. <u>Definitions</u>. For the purpose of this Order, the following terms shall have these meanings:

- (a) Electronic surveillance means acquisition of a non-public communication by electronic means, without the consent of a person who is a party to, or, in the case of a non-electronic communication, visibly present at, the communication.
- (b) Employee means a person employed by, assigned or detailed to, or acting for an agency, office or element of the Intelligence Community.
 - (c) Intelligence includes:

- (1) Foreign intelligence which means information, other than foreign counterintelligence, relating to the capabilities, intentions and activities of foreign powers, organizations, persons or their agents; and
- (2) Foreign counterintelligence which means information relating to:
- (i) the protection of the United States and United States citizens from espionage and other clandestine intelligence activities, sabotage, international terrorist activities or assassination conducted for or on behalf of foreign powers, organizations or persons; and
- national security information and its means of collection from detection or disclosure, but not including personal, physical or document security programs.
- (d) Intelligence Community and agency or agencies within the Intelligence Community refers to the following organizations:
 - (1) Central Intelligence Agency (hereinafter CIA);
 - (2) National Security Agency (hereinafter NSA);
 - (3) Defense Intelligence Agency (hereinafter DIA):
 - (4) Offices within the Department of Defense for the collection of specialized national foreign intelligence through reconnaissance programs;

- (5) National foreign intelligence and foreign counterintelligence elements of the military services;
- (6) Foreign counterintelligence element of the Federal Bureau of Investigation (hereinafter FBI);
- (7) Foreign intelligence element of the Department of State;
- (8) Foreign intelligence element of the Department of the Treasury;
- (9) Foreign intelligence element of the Department of Energy; and
- (10) Foreign intelligence element of the Drug Enforcement Administration (hereinafter DEA).
- (e) National Foreign Intelligence Program means the programs of:
 - (1) CIA;
 - (2) The Consolidated Cryptologic Program;
 - (3) The offices within the Department of Defense for the collection of specialized national foreign intelligence through reconnaissance programs;
 - (4) General Defense Intelligence Program; and
 - (5) Elements of the agencies within the Intelligence Community designated by both the Director of Central Intelligence and the head of the department or agency involved as operating programs that are national in scope, including national counterintelligence programs, but not including tactical intelligence programs.
- (f) International terrorist activities means violent acts or acts dangerous to human life, or threats of such acts, transcending national boundaries, which appear to be Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5 intended to further political, social, or economic goals by assassination, kidnapping, or intimidating or coercing the public or a government or to obtain widespread publicity for a group or its cause, and includes acts directly supportive of such acts.

- National security information has the meaning ascribed to it in Executive Order No. 11652, as amended.
- Physical surveillance means an unconsented systematic and deliberate observation by any means on a continuing basis, except for overhead reconnaissance not directed at specific United States persons; or unconsented acquisition of a non-public oral communication by a person not a party thereto or visibly present thereat through any means not involving electronic surveillance.
- Special activities in support of national foreign policy objectives means activities, other than the collection and production of intelligence and related support functions, which are designed to further official United States programs and policies abroad and which are planned and executed so that the role of the United States Government is not apparent or publicly acknowledged.
- United States person means a citizen of the (j) United States, an alien lawfully admitted for permanent residence, an unincorporated association a substantial number of members of which are citizens of the United States or aliens lawfully admitted for permanent residence Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

or a corporation incorporated in the United States, but

Section 3. Control and Direction of National Intelligence Organizations.

- (a) National Security Council.
- established by the National Security Act of 1947 to advise the President with respect to the integration of domestic, foreign, and military policies relating to the national security. Statutory members of the National Security Council are the President, the Vice President, the Secretary of State, and the Secretary of Defense.
 - (2) The National Security Council shall:
- (i) Provide guidance for and direction to the development and formulation of national intelligence activities;
- (ii) Make recommendations to the President with respect to the transfer of functions from the Director of Central Intelligence to the Secretary of Defense when a change from peacetime occurs and with respect to other matters affecting the organization of national intelligence activities; and
- (iii) Conduct a semi-annual review of <u>national</u> intelligence policy and of ongoing special activities

 Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5 in support of national foreign policy objectives.

establish such subcommittees or advisory committees for policy review or coordination as it deems appropriate to carry out its functions. When such committees are utilized under the titles Policy Review Committee or Special Coordination Committee, they shall be distinguished clearly from the committees described in Section 3 of this Order.

(b) Policy Review Committee

- Committee which shall be composed of the Director of Central Intelligence, who shall be chairman, the Secretary of State, the Secretary of Defense, the Secretary of the Treasury, and the Assistant to the President for National Security Affairs, or their designees, and such other representatives of other Executive departments and agencies as the chairman, with the advice of the committee, shall deem appropriate. The Policy Review Committee shall report directly to the National Security Council.
 - (2) The Policy Review Committee shall:
- (i) Define and set out national foreign intelligence requirements;
- (ii) Establish appropriate priorities among the national foreign intelligence requirements it has defined:

- (iii) Evaluate analytical intelligence product performance and develop policy for assuring high quality in intelligence products;
- (iv) Develop effective working relation—
 ships between agencies within the Intelligence Community
 and other government agencies and departments which will
 protect the mission integrity and program autonomy of
 reporting entities and optimize support and responsiveness
 to national foreign intelligence requirements; and
- national intelligence product and performance which shall consider the needs of users of national intelligence and the timeliness and quality of national intelligence products.

 As part of these reviews, the Policy Review Committee shall consult with such users of national intelligence, not regularly represented on the Committee, as designated by the National Security Council.
- (3) The Policy Review Committee shall be supported by the staff of the National Security Council headed by the Deputy Assistant to the President for National Security Affairs.
- (4) The Policy Review Committee shall establish such subcommittees or advisory committees as it deems appropriate to carry out its functions.

- (5) Decisions of the Policy Review Committee may be reviewed by the National Security Council on appeal by any member of the National Security Council or the Director of Central Intelligence.
 - (c) The Special Coordination Committee
- Coordination Committee which shall be composed of the Assistant to the President for National Security Affairs, who shall be chairman, the Secretary of State, the Secretary of Defense, the Chairman of the Joint Chiefs of Staff, and the Director of Central Intelligence, or their designees. The Attorney General and the Director of the Office of Management and Budget or their designees and others designated by the President may attend all meetings as observers. The Special Coordination Committee shall report directly to the National Security Council.
- (2) The Special Coordination Committee shall, with respect to national foreign intelligence:
- (i) Consider and develop a policy recommendation, including any dissents, for the President prior
 to his decision on each special activity in support of
 national foreign policy objectives;
- (ii) Develop guidelines for the Director of Central Intelligence as to the special activities in

support of national foreign policy objectives that warrant consideration by the Special Coordination

Committee;

- (iii) Approve specific sensitive national intelligence collection operations as designated by the Special Coordination Committee;
- (iv) Conduct periodic reviews of programs previously considered by the Special Coordination Committee and of ongoing sensitive national intelligence collection operations; and
- (v) Provide to the National Security

 Council a semiannual report on activities of the

 Special Coordination Committee.
- (3) The Special Coordination Committee shall, with respect to foreign counterintelligence:
- (i) Develop policy for the management of the national foreign counterintelligence program, including objectives, priorities, conduct and unified direction;
- (ii) Develop uniform standards and doctrine for the national foreign counterintelligence activities of the United States:
- (iii) Oversee the execution of national foreign counterintelligence policy by resolving

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implementation problems including the extent, nature and Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

locus of coordination; training; liaison with foreign services; and methods of operations;

(iv) Develop and monitor guidelines

for the maintenance of central records of national foreign

counterintelligence information;

an annual assessment of the threat to United States interests from the activities of intelligence and security services of foreign powers, and an assessment of the effectiveness of the United States counterintelligence activities against this threat; and

(vi) Review any specific national foreign counterintelligence proposal or activity which involves particularly sensitive or important national policy or political factors.

- (4) The Special Coordination Committee shall discharge the responsibilities assigned by subparagraphs (c)(2)(i) and (c)(2)(iii) of this section only after consideration in a formal meeting attended by all members and observers or their designees.
- (5) The Special Coordination Committee shall be supported by the staff of the National Security Council headed by the Deputy Assistant to the President for National Security Affairs.
- may be reviewed by the National Security Council on appeal by an Approxed For Release 2001/09/03: CLARDEST 20033R00040001-5

(d) The Director of Central Intelligence

(1) The Director of Central Intelligence, whose position was established by the National Security Act of 1947, shall be responsible directly to the President and the National Security Council.

(2) The Director of Central Intelligence shall:

- (i) Act as the President's primary adviser on <u>national</u> foreign intelligence and provide the President and other officials in the Executive Branch with <u>national</u> foreign, intelligence.
- (ii) Act as Executive Head of the CIA and of such staff elements as may be required for discharge of his Intelligence Community responsibilities.
- (iii) Chair the Policy Review Committee and the National Foreign Intelligence Board.
- (iv) Act as the principal spokesman to the Congress for the Intelligence Community and facilitate the use of national foreign intelligence products by the Congress.
- (v) Have full and exclusive authority for approval of the National Foreign Intelligence Program budget.

 Related budget actions shall be executed as follows:
 - (A) The Director of Central Intelligence shall provide guidance for program and budget development to department and agency heads as well as to program managers and heads of component activities

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involved in the National Foreign Intelligence Program,
to include submission format, review schedules and
essential justification.

- (B) The heads of departments and agencies involved in national foreign intelligence activities shall ensure timely development and submission of proposed national program budgets to the Director of Central Intelligence by the program managers and heads of component activities.
- (C) The heads of departments and agencies involved in national foreign intelligence activities shall ensure that the Director of Central Intelligence is provided all the information necessary to perform the Director's budgetary responsibilities in a timely and responsive manner.
- (D) The Director of Central Intelligence shall review and evaluate the national program budget submissions and, with the advice of the National Foreign Intelligence Board and the departments and agencies concerned, develop the consolidated National Foreign Intelligence Program budget and present it to the President through the Office of Management and Budget.
- (E) The departments and agencies may appeal decisionsby the Director of Central Intelligence on budget matters to the President.
- (F) After its approval by the President, the Director
 of Central Intelligence shall present and justify the
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- (G) The Director of Central Intelligence shall have full and exclusive authority within Congressional guidelines for reprogramming National Foreign Intelligence Program funds.
- (H) The Director of Central Intelligence shall monitor National Foreign Intelligence Program implementation and may conduct, as appropriate, program audits and evaluations.
- established by the Policy Review Committee, appropriate goals, objectives and such other guidance for the Intelligence Community as will enhance capabilities to respond to expected future needs for national foreign intelligence.
- (vii) Have full responsibility for production and dissemination of national foreign intelligence, in appropriate consultation with departmental intelligence production organizations, and have authority to levy analytic tasks on such organizations.
- (viii) Organize and direct the activities of the National Intelligence Tasking Center.
- of common concern by designated foreign intelligence organizations on behalf of the Intelligence Community.

- (x) Ensure appropriate implementation of special activities in support of national foreign policy objectives.
- (xi) Establish procedures to ensure the propriety of requests, and responses thereto, from the White House staff and other Executive departments and agencies to the Intelligence Community.
- (xii) Establish a vigorous program to downgrade and declassify foreign intelligence information as appropriate and consistent with relevant Executive Orders, and with due regard to protection of sources and methods.
- (xiii) Ensure that appropriate programs are developed which properly protect intelligence sources, methods and analytical procedures. This responsibility shall be limited within the United States to:
 - (A) Protection by lawful means against disclosure by present or former employees of Federal departments and agencies, or persons, or employees of persons or organizations, presently or formerly under contract with them;
 - (B) Providing <u>criteria</u>, guidance and technical assistance to Government departments and agencies performing national foreign intelligence activities;

- (C) Devising procedures and issuing criteria to protect intelligence information, including information that may reveal intelligence sources and methods, which is disseminated to Federal departments and agencies, or their contractors, within the United States; and
- (D) In cases involving serious or continuing security violations, recommending to the Attorney

 General that the case be referred to the FBI for further investigation.
- (xiv) Undertake to-represent the Executive Branch in matters involving the Judicial Branch where there is a need to explain or verify the need for protection of intelligence sources or methods or national foreign intelligence information.
- (xv) Ensure the establishment, by the Intelligence
 Community, of common security standards for managing and
 handling foreign intelligence systems, information and products,
 and for granting access thereto in accordance with relevant
 Executive Orders.
- (xvi) Participate with the Attorney General in the development of procedures governing intelligence activities and promulgate guidelines, as approved by the Attorney General, for the implementation of such procedures.
- (xvii) Establish uniform criteria for the identification, selection and designation of relative priorities for the transmission of critical national foreign intelligence proved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5 information, and provide the Secretary of Defense with

continuing guidance as to the communications requirements of the Intelligence Community for the transmission of such intelligence.

- (xviii) Establish such committees or other advisory groups as are deemed appropriate to assist in the execution of the foregoing responsibilities.
- (3) The Director of Central Intelligence shall have authority to appoint such subordinate management officers as are considered necessary, and these officers shall have such authority as the Director of Central Intelligence may prescribe in accordance with relevant Executive Orders.
- (4) To assist the Director of Central Intelligence in the by fulfillment of responsibilities assigned to this Order, the heads of all Executive Branch departments and agencies shall give the Director of Central Intelligence access to all information relevant to the foreign intelligence needs of the United States. The Director of Central Intelligence shall take appropriate steps to maintain its confidentiality.
- (e) National Intelligence Tasking Center
- (1) There is established a National Intelligence Tasking
 Center under the operational direction and management of the
 Director of Central Intelligence for coordinating and tasking
 national intelligence collection activities. The Director of
 Central Intelligence shall appoint the senior officer of the
 Center.

- (i) Translates the national foreign intelligence
 requirements and priorities developed by the Policy
 Review Committee into specific collection guidance to the
 Intelligence Community.
- (ii) Assign tasks to all national intelligence collection systems;
- (iii) Ensures the timely dissemination and processing exploitation of information gathered by national foreign intelligence collection means; and
- (iv) Provides advisory tasking or guidance with respect to collection of national foreign intelligence information to departments and agencies that have information collection capabilities or intelligence assets that are not a part of the National Foreign Intelligence Program. Particular emphasis shall be placed on increasing the contribution of Executive departments or agencies to the collection of information through overt means.
- (4) The tasking authority of the National Intelligence Tasking Center shall include:
 - (i) Specification of the information sought;
 - (ii) Identification of the targets to be covered;

- (iii) Indication of the priority of needs; and
 - (iv) The required timeliness.
- (5) The National Intelligence Tasking Center shall have the authority to resolve conflicts of priority as necessary.
- (6) The National Intelligence Tasking Center shall be jointly manned by civilian and military personnel, who shall include designated representatives of the chiefs of each of the Department of Defense intelligence organizations engaged in national foreign intelligence activities. Other organizations of the Intelligence Community may also designate representatives.
- responsibilities of the Director of Central Intelligence with respect to the National Intelligence Tasking Center may be transferred to the Secretary of Defense upon the express direction of the President. To maintain readiness for such transfer, the Secretary of Defense shall, on regular and appropriate occasions as jointly agreed with the Director of Central Intelligence, assume temporarily all powers, functions and responsibilities of the Director of Central Intelligence with respect to the National Intelligence Tasking Center.

(f) National Foreign Intelligence Board

- Intelligence Board which shall be composed of the
 Director of Central Intelligence, who shall be chairman,
 a Deputy Director of Central Intelligence, and the
 senior intelligence officers of the Department of State,
 the Department of Defense, the Defense Intelligence
 Agency, the National Security Agency, the Department of
 Energy, the Federal Bureau of Investigation, and the
 Department of the Treasury. The senior intelligence
 officers of the Army, Air Force and Navy may attend
 all meetings as observers.
- (2) The National Foreign Intelligence Board shall advise the Director of Central Intelligence with respect to:
- (i) the National Foreign Intelligence
 Program-budget;
- (ii) interagency exchanges of foreign intelligence information;
- (iii) policy on arrangements with foreign governments on intelligence matters;
- (iv) production, review and coordination of national foreign intelligence;

- (v) the protection of sensitive intelligence sources and methods and of sensitive intelligence information; and
- it by the Director of Central Intelligence.
- (3) The National Foreign Intelligence Board shall be supported by staff provided by the Director of Central Intelligence.
- Section 4. Responsibilities and Duties of the Intelligence Community.
- (a) <u>Purpose</u>. The rules of operation prescribed by this section of the Order relate to the activities of the Intelligence Community. In some instances, detailed implementation of this Order will be contained in classified documents because of the sensitivity of the information and its relation to national security. All such classified instructions will be consistent with this Order. Unless otherwise specified, the provisions of this section apply to activities both inside and outside the United States, and all references to law are to applicable laws of the United States.

 Nothing in this section of this Order shall be construed to interfere with any law enforcement responsibility of any department or agency.

- (b) Senior Officials of the Intelligence Community.

 The senior officials of each of the organizations in the Intelligence Community, in discharging the duties and responsibilities set out in paragraphs (c) through (h) of this section, shall:
- the National Security Council and other elements of the United States Government.
- (2) Be responsive to budgetary and collection tasking by the Director of Central Intelligence for national foreign intelligence purposes.
- relating to foreign intelligence and foreign counterintelligence activities are carried out in accordance
 with applicable law and this Order.
- (4) Make-appropriate use of the capabilities of other elements of the Intelligence Community in order to achieve maximum efficiency.
- (5) Contribute in their areas of responsibility to the national intelligence products produced under auspices of the Director of Central Intelligence.
- (6) Establish internal policies and guidelines governing employee conduct and ensure that such are made known to, and acknowledged by, each employee.
 - (7) Provide for strong, independent internal
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means to identify, inspect and report on unauthorized activity.

- violations of federal law by any person, including an employee of the senior official's department or agency, pursuant to guidelines adopted by the Attorney General.
- (9) Furnish to the Director of Central Intelligence, the Policy Review Committee, the Special Coordination Committee, and the Intelligence Oversight Board the information required for the performance of their respective duties.
- "(10) Participate, as appropriate, in the provision of services of common concern as directed by the Director of Central Intelligence.
- (11) Protect intelligence and intelligence sources and methods consistent with policies and guidance of the Director of Central Intelligence.
- (12) Carry out programs to downgrade and declassify foreign intelligence information as appropriate and consistent with relevant Executive Orders.
- (c) The Central Intelligence Agency. All duties and responsibilities of the CIA shall be related to the

foreign intelligence and foreign counterintelligence functions set out below. As authorized by the National Security Act of 1947, as amended, the CIA Act of 1949, as amended, and other laws, regulations, and directives, the CIA shall:

- (1) Produce and disseminate foreign intelligence relating to the national security, including foreign political, economic, scientific, technical, military, sociological, and geographic intelligence, to meet the needs of the President, the National Security Council, and other elements of the United States Government.
- (2) Develop and conduct programs to collect political, economic, scientific, technical, military, geographic, and sociological information, not otherwise obtainable, relating to foreign intelligence, in accordance with directives of the National Security Council and the Director of Central Intelligence.
- (3) Collect and produce intelligence on foreign aspects of international terrorist activities and traffic in narcotics.
- (4) Conduct foreign counterintelligence outside the United States and coordinate foreign counterintelligence activities of other agencies within the Intelligence Community

- (5) Conduct foreign counterintelligence activities within the United States in coordination with the FBI subject to the approval of the Attorney General.
- (6) Carry out such other special activities in support of national foreign policy objectives which are directed by the President or the National Security Council and which are within the limits of applicable law.
- (7) Conduct, for the Intelligence Community, services of common concern as directed by the National Security Council.
- (8) Carry out or contract for research, development and procurement of technical systems and devices relating to the functions authorized in this subsection.
- (9) Protect the security of its installations, activities, information and personnel. In order to maintain this security, the CIA shall conduct such investigations of applicants, employees, and other persons with similar associations with the CIA as are necessary.
- Conduct administrative, technical and support activities in the United States or abroad as may be necessary to perform the functions described in paragraphs (1) through (9) above, including procurement, maintenance and transport; communications and data process Approved For Release 2001/09/03: GIA-RDP84-00933R000400040001-5

personnel, financial and medical services; development of essential cover and propriety arrangements and their necessary support; entering into contracts and arrangements with appropriate private companies and institutions to provide classified or unclassified research, analytical and developmental services and specialized expertise; and entering into similar arrangements with academic institutions, provided CTA sponsorship is known to the appropriate senior officials of the academic institutions and to senior project officials.

- (d) The Department of State. The Secretary of State shall:
- (1) Collect, overtly, foreign political, political-military, sociological, economic, scientific, technical and associated biographic information.
- (2) Be responsive to tasking by the Director of Central Intelligence for national foreign intelligence purposes.
- (3) Produce and disseminate foreign intelligence relating to United States foreign policy as required for the execution of the Secretary's responsibilities and in support of policy-makers involved in foreign relations within the United States Government.

- (4) Disseminate within the United States
 Government, as appropriate, reports received from United
 States diplomatic missions abroad.
- (5) Coordinate with the Director of Central Intelligence to ensure that United States intelligence activities and programs are useful for and consistent with United States foreign policy.
- (6) Transmit reporting requirements of the Intelligence Community to the Chiefs of United States.

 Missions abroad.
- (7) Contribute to the Intelligence Community guidance for its collection of intelligence based on the needs of those responsible for foreign policy decisions.
- (8) Support Chiefs of Missions in discharging their responsibilities to direct and coordinate the activities of all elements of their missions.
- (e) The Department of the Treasury. The Secretary of the Treasury shall:
- (1) Collect, overtly, foreign financial and monetary information.
- (2) Participate with the Department of State in the overt collection of general foreign economic information.

- (3) Produce that intelligence required for the execution of the Secretary's interdepartmental responsibilities and the mission of the Department of the Treasury.
- (4) Contribute intelligence and guidance required for the development of national intelligence.
- (5) Disseminate within the United States

 Government, as appropriate, foreign intelligence information acquired.

(f) Department of Defense.

- (1) The Secretary of Defense shall:
- gence information as well as military-related foreign intelligence information, including scientific, technical, political and economic information as required for the execution-of the Secretary's responsibilities;
- (ii) Be responsive to tasking by the Director of Central Intelligence for national foreign intelligence purposes;

common concesses, the way the

- (iii) Produce and disseminate, as appropriate, intelligence emphasizing foreign military capabilities and intentions and scientific, technical and economic developments pertinent to the Secretary's responsibilities;
- (iv) Conduct such programs and missions necessary to fulfill national intelligence requirements;
- (v) Direct, operate and provide fiscal management for the National Security Agency, and national, defense and military intelligence and reconnaissance entities as required;
- (vi) Conduct, as the executive agent of the United States Government, signals intelligence activities and communications security, except as otherwise approved by the National Security Council;
- (vii) Provide for the timely transmission of critical intelligence, as defined by the Director of Central Intelligence, within the United States Covernment; and
- (viii) Conduct foreign counterintelligence activities worldwide in support of Department of Defense components, in coordination with the FBI in the United States and in coordination with the CIA overseas.
- (2) In carrying out these assigned responsibility of the carrying out the carrying out

utilize the following:

- (i) The Defense Intelligence Agency whose functions, authorities and responsibilities.____ (currently publicly assigned by Department of Defense Directive No. 5105.21) include:
- (A) Production or provision of military intelligence for the Secretary of Defense, the Joint Chiefs of Staff, other Defense components, and, as appropriate, non-Defense agencies.
- (B) Coordination of all Department of Defense intelligence collection requirements.
- (C) Management of the Defense Attache system.
- (D) <u>Provision of intelligence</u>, staff support as directed by the Joint Chiefs of Staff.
- (ii) The National Security Agency, whose functions, authorities and responsibilities shall include:
- (A) Operation of an effective unified organization for the signals intelligence activities of the United States Government, except for certain operations which are normally exercised through appropriate elements of the military command structure, or by the CIA.

- (B) Exercise of control over signals intelligence collection and processing activities of the Government, delegating to an appropriate agent specified resources for such periods and tasks as required for the direct support of military commanders.
- (C) Ensure collection of signals intelligence in accordance with tasking established by the Director of Central Intelligence through the National Intelligence Tasking Center.
- (D) Processing and dissemination of signals intelligence to all authorized elements of the Government, including the Armed Services.
- (E) Operation, under the Secretary of Defense, of the central communications security authority of the United States Government.
- (F) Conduct of research and development to meet the needs of the United States for signals intelligence and communications security.
- (iii) Special offices for the collection of specialized intelligence through reconnaissance programs whose functions, authorities, and responsibilities shall include:
- (A) Carrying out reconnaissance programs for specialized intelligence in accordance with tasking by the Director of Central Intelligence through the Approved For Release 2001/09/03 in CIA-RDP84-00933R000400040001-5

Approved For Release 2081/09/A3:CIA-RDP84-00933R090400040004-5 the various departments and agencies of the Government, according to their capabilities, for the research, development, procurement, operations and control of designated means of collection.

- (iv) The intelligence and counterintelligence elements of the military services whose
 respective functions, authorities and responsibilities
 shall include:
- (A) The collection, production, and dissemination of foreign intelligence in support of military commands and departments, the Department of Defense, and national intelligence requirements, provided that, the collection abroad of foreign intelligence information, not otherwise obtainable, shall be coordinated with the CIA.
- (B) The conduct of foreign counterintelligence activities in support of Department of Defense
 components in coordination with the FBI in the United
 States and in coordination with the CIA overseas.
- (v) Such other offices within the Department of Defense as shall be deemed appropriate for conduct of the intelligence missions and responsibilities assigned to the Secretary of Defense.
- (g) The Department of Energy
 The Secretary of Energy shall:
 - (1) Produce intelligence required for the Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

execution of the Secretary's responsibilities and the mission of the Department of Energy, including the area of nuclear and atomic energy.

- Disseminate such intelligence and provide technical and analytical expertise to other Intelligence Community organizations,
- Participate with other Intelligence Community agencies and departments in formulating collection requirements where the special technical expertise of the Department of Energy can contribute to such collection requirements.
- The Federal Bureau of Investigation. the supervision of the Attorney General and pursuant to such regulations as the Attorney General may establish, the Director of the FBI shall:
- (1) Detect and prevent within the United in coordination with States and its territories and, the CIA subject to the approval of the Director of Central Intelligence, outside the United States, sabotage, international terrorist activities, clandestine intelligence activities, and other unlawful activities by or on behalf of foreign powers through such lawful foreign counterintelligence operations, including electronic surveillance, as are useful for such purposes.
 - Conduct within the United States and its (2) Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

territories, when requested by officials of the intelligence Community designated by the President, those lawful activities, including electronic surveillance, authorized by the President and specifically approved by the Attorney General, to be undertaken in support of foreign intelligence collection requirements of other agencies within the Intelligence Community.

- (3) Collect foreign intelligence by lawful means within the United States and its territories when requested by officials of agencies within the Intelligence Community designated by the President to make such requests.
- (4) Disseminate, as appropriate, foreign intelligence and foreign counterintelligence information which it acquires to appropriate Federal agencies, state and local law enforcement agencies and, in coordination with the Director of Central Intelligence, cooperating foreign governments.
- intelligence sources and methods, classified intelligence information and intelligence analytical procedures when requested by the Director of Central Intelligence or the operating head of an organization within the Intelligence Community for the purpose of carrying out the responsibilities assigned by this Executive Order.

- (6) Carry out or contract for research, development and procurement of technical systems and devices relating to the functions authorized above.
- (i) The Drug Enforcement Administration. Under the supervision of the Attorney General and pursuant to such regulations as the Attorney General may establish, the Administrator of DEA shall:
- (1) Collect, produce and disseminate intelligence in the foreign and domestic aspects of narcotics production and trafficking in consideration with other agencies within the Intelligence Community with responsibilities in any of these areas.
- (2) Participates with the Department of State in the overt collection of general foreign economic, agricultural, and political information relating to narcotics activities.
- (3) Coordinate with the Director of Central Intelligence to ensure that foreign narcotics intelligence gence activities are consistent with foreign intelligence policy.
 - Section 5. Restrictions on Intelligence Activities.
- (a) Purpose. Information about the capabilities, intentions and activities of foreign powers, organizations, or persons and their agents is essential to informed

decision-making in the field of national defense and foreign relations. The measures employed to acquire such information should be responsive to the legitimate needs of our Government and must be conducted in a manner which preserves and respects our established concepts of privacy and our civil liberties. This section ensures a proper balancing of these interests.

This section does not authorize any activity not previously authorized and does not provide exemption from any restrictions made applicable by statute or Executive Order. Unless otherwise specified, the provisions of this section apply to activities both inside and outside the United States. References to law are to applicable laws of the United States.

- (b) Restrictions on Collection. Agencies within the Intelligence Community shall not engage in any of the following activities for the purpose of collecting foreign intelligence or foreign counterintelligence:
- (1) Unconsented physical surveillance directed against a United States person, unless it is a lawful surveillance conducted pursuant to procedures approved by the head of the agency and directed against any of the following:

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- organization, including employees of a non-intelligence element of the department or agency of which the intelligence organization is a part, its present or former contractors or their present or former employees, for the purpose of protecting foreign intelligence or foreign counterintelligence sources or methods or national security information from unauthorized disclosure;
- (ii) a United States person, who is in contact with either such a present or former contractor or employee or with a non-United States person who is the subject of a foreign intelligence or foreign counter-intelligence inquiry, but only to the extent necessary to identify such United States person; or
- (iii) a United States person outside the United States who is reasonably believed to be acting on behalf of a foreign power or engaging in international terrorist or narcotics activities or activities threatening the national security.
- (2) Unconsented electronic surveillance to intercept a communication which is made from, or is intended by the sender to be received in, the United States, or directed against United States persons abroad, except lawful electronic surveillance under procedures approved by the

Attorney General and promulgated by the Director of

Central Intelligence; provided that the CIA shall not

perform electronic surveillance within the United States

except to take action permissible under Section 5(d)(2)

including the provision to the FBI of technical assistance,

expert capability and knowledge and to test equipment

under procedures approved by the Attorney General and

promulated by the Director of Central Intelligence.

- United States; or unconsented physical searches within the United States; or unconsented physical searches directed against United States persons abroad, except lawful searches under procedures approved by the Attorney General and promulgated by the Director of Central Intelligence.
- of mail in United States postal channels except in accordance with applicable statutes and regulations.
- (5) Examination of Federal tax returns or tax information except in accordance with applicable statutes and regulations.
- (6) Infiltration or undisclosed participation within the United States in any organization for the purpose of reporting on or influencing its activities or members; except such infiltration or participation with respect to an organization composed primarily of non-United States persons which is reasonably believed

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reporting on members of organizations who are reasonably believed to be potential sources or contacts, but only for the purpose of determining whether the person is a desirable source or contact.

- (7) Collection, dissemination and storage of non-publicly available information, however acquired, concerning the activities of United States persons within the United States except:
- (i) Information concerning corporations or other commercial organizations which constitutes foreign intelligence or foreign counterintelligence;
- (ii) information concerning present or former employees, including employees of a non-intelligence element of the department or agency, present or former contractors or their present or former employees, or applicants for any such employment or contracting, necessary to protect foreign intelligence or foreign counterintelligence sources or methods or national security information from unauthorized disclosure; and the identity of persons in contact with the foregoing or with a non-United States person who is the subject of a foreign intelligence or foreign counterintelligence inquiry;
- (iii) information concerning persons who are Approved For Release 2004 (09/03) CHA RDR84 t009 13 R0004 0004 0001 5 on tacts,

but only for the purpose of determining the suitability or credibility of such persons;

- (iv) foreign intelligence or foreign counterintelligence gathered abroad or from electronic surveillance conducted in compliance with Section 5(b)(2); or foreign intelligence or foreign counterintelligence acquired from cooperating sources in the United States;
- (v) information about a United States

 person who is reasonably believed to be acting on behalf

 of a foreign power or engaging in international terrorist

 or narcotics activities, or to present a danger to the

 safety of a person protected by the United States Secret

 Service; or
- (vi) information concerning persons or activities that pose a clear threat to any facilities or personnel of an agency within the Intelligence Community, provided, that such information is retained only by the agency threatened and that proper coordination with the FBI is accomplished.
- in this section shall not apply to any agency within the Intelligence Community to the extent that it is engaged in its authorized civil or criminal law enforcement functions, nor shall it apply in any case to the Federal Bureau of Investigation.

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- within the Intelligence Community shall not engage in experimentation with drugs on human subjects, except with the informed consent, in writing and witnessed by a disinterested third party, of each such human subject and in accordance with the guidelines issued by the National Commission for the Protection of Human Subjects for Biomedical and Behavioral Research.
 - (d) Restrictions on Assistance to Law Enforcement Authorities.
- while engaged in the collection of foreign intelligence or counterintelligence, shall not, except as expressly authorized by law:
- (i) provide services, equipment, personnel or facilities to the Law Enforcement Assistance Administration or to state or local police organizations of the United States; or
- (ii) within the United States participate in or fund any law enforcement activity.
- agency within the Intelligence Community to the extent that it is engaged in its authorized civil or criminal law enforcement functions; nor shall it apply in any case to the FBI.
 - (3) These prohibitions shall not preclude:
- (i) cooperation with appropriate law enfor Approved For Release 2001/09/02: GIA: RDB84-00933R0004000400004150 per-

Community or preventing espionage or other criminal activity related to foreign intelligence or counter-intelligence;

- (ii) participation in law enforcement activities, within the limits of Section 4 of this Order, to investigate clandestine intelligence activities by foreign powers, international narcotics trafficking, or international terrorist activities;
- (iii) provision of specialized equipment, technical knowledge or the assistance of expert personnel for use by any federal department or agency or, when lives are endangered, in support of local law enforcement activities; or
- (iv) the dissemination of information lawfully collected to any federal or local law enforcement
 agency to enable it to investigate, prevent or prosecute
 criminal activity.
- Agencies. An employee of an agency within the Intelligence Community detailed elsewhere within the Federal Government shall be responsible to the host agency and shall not report to such employee's parent agency on the affairs of the host agency, except as may be directed by the latter. The head of the host agency, and any successor, shall be informed of the detailee's association with the parent agency.

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- (f) Prohibition of Assassination. No employee of the United States Government shall engage in, or conspire to engage in, political assassination.
- (g) <u>Dissemination and Storage</u>. Nothing in this section of this Order shall prohibit:
- (1) Lawful dissemination to the appropriate law enforcement agencies of incidentally gathered information indicating involvement in activities which may be in violation of federal, state or local laws or the laws of a foreign government.
- (2) Storage of information required by law to be retained.
- agencies of information of the subject matter types listed in Section 5(b)(7).

Section 6. Oversight of Intelligence Organizations.

- (a) There is hereby established within the Executive Office of the President an Intelligence Oversight Board.
- three members who shall be appointed by the President and who shall be from outside the Government and be qualified on the basis of ability, knowledge, diversity of background and experience. No member shall have any personal contractual relationship with any agency within the Intelligence Community. One member shall be designated by the President as Chairman.

- (2) The Intelligence Oversight Board shall:
- reports by Inspectors General and General Counsels with responsibilities for organizations within the Intelligence Community concerning activities that raise questions of legality or propriety;
- (ii) Review periodically the practices and procedures of the Inspectors General and General Counsels with responsibilities for organizations withir the Intelligence Community designed to discover and report to the Intelligence Oversight Board activities that raise questions of legality or propriety;
- tion within the Intelligence Community internal organization quidelines to ensure their adequacy;
- (iv) Report periodically, at least quarterly, to the Attorney General and the President on its findings;
- (v) Report in a timely manner to the Attorney General and to the President any activities that raise serious questions about legality; and
- (vi) Report in a timely manner to the President any activities that raise serious questions about propriety.
- (b) Inspectors General and General Counsels with responsibility for organizations within the Intelligence

- (1) Transmit in a timely manner to the Intelligence Oversight Board reports of any activities that come to their attention and that raise questions of legality or propriety.
- (2) Report periodically, at least quarterly, to the Intelligence Oversight Board on actions taken with respect to its findings or any relevant findings of the Attorney General concerning questionable activities, if any.
- (3) Provide to the <u>Intelligence</u> Oversight Board information requested about activities within their respective agencies.
- "(4) Report to the Intelligence Oversight Board any occasion on which they were directed not to report any activity to the Intelligence Oversight Board by their department or agency heads.
- (5) Formulate practices and procedures designed to discover and report to the <u>Intelligence</u> Oversight Board activities that raise questions of legality or propriety.
- (c) Heads of department or agencies having authority over elements within the Intelligence Community shall:
- (1) Report periodically to the Intelligence
 Oversight Board on any activities of their organizations
 that raise questions of legality or propriety.
- (2) Instruct their employees to cooperate fully with the Intelligence Oversight Roard Approved for Release 2001/09/03: CIA-RDP84-00933R000400040001-5

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- (3) Ensure that Inspectors General and General Counsels of their <u>departments</u> or agencies have access to any information necessary to perform their duties assigned by paragraph (b) of this section.
 - (d) The Attorney General shall:
- . (1) Receive and consider reports from the Intelligence Oversight Board.
- (2) Report periodically, at least quarterly, to the President with respect to activities of the Intelligence Community, if any, which raise questions of legality.
- (3) Report to the Intelligence Oversight Board in a timely fashion with respect to activities of the Department of Justice undertaken in response to matters referred to the Department by the Board.
- (4) Keep the Intelligence Oversight Board informed as to legal opinions affecting the operations of the Intelligence Community.
- staff support through the Executive Office of the

 President. No person who serves on the staff of the

 Intelligence Oversight Board shall have any contractual
 or employment relationship with any agency within the

 Intelligence Community.

Section 7. Protection of Intelligence.

- (a) In order to improve the protection of sources and methods of intelligence, all members of the Executive branch and its contractors given access to information containing sources or methods of intelligence shall, as a condition of obtaining access, sign an agreement that they will not disclose that information to persons not authorized to receive it.
- of information concerning sources or methods of intelligence, the names of any persons found to have made unauthorized disclosure shall be forwarded (1) to the head of applicable departments or agencies for appropriate disciplinary action; and (2) to the Attorney General for appropriate legal action.
- (c) In the event of any threatened unauthorized disclosure of information concerning sources or methods of intelligence by a person who has agreed not to make such disclosure, the details of the threatened disclosure shall be transmitted to the Attorney General for appropriate legal action, including the seeking of a judicial order to prevent such disclosure.
- (d) In further pursuit of the need to provide protection for other significant areas of intelligence, the Director of Central Intelligence is authorized to

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promulgate rules and regulations to expand the scope of agreements secured from those persons who, as an aspect of their relationship with the United States Government, have access to classified intelligence material.

Section 8. Enabling Provisions.

- (a) The Policy Review Committee and the Director of Central Intelligence shall provide for detailed implementation of this Order by issuing appropriate directives.
- (b) All existing National Security Council and Director of Central Intelligence directives shall be amended to be consistent with this Order.
- (c) This Order shall supersede Executive Order 11905, "United States Foreign Intelligence Activities," dated February 19, 1976.
- (d) Heads of agencies within the Intelligence
 Community shall issue supplementary directives to their
 organizations consistent with this Order.

THURSDAY, FEBRUARY 19, 1976 A-RDP84-00933R000400040001-5 PART III: THE PRESIDENT. UNITED STATES FOREIGN INTELLIGENCE ACTIVITIES Executive Order 11905

For Release 2001/09/03: CIA-RDP84-00933R00

Approved For Release 2001/09/03 : CIA-RDP84-00933R000400040001-5 THE PRESIDENT

Title 3—The President

Executive Order 11905

February 18, 1976

United States Foreign Intelligence Activities

By virtue of the authority vested in me by the Constitution and statutes of the United States, including the National Security Act of 1947, as amended, and as President of the United States of America, it is hereby ordered as follows:

TABLE OF CONTENTS

	Section	Description	Pag
-	1	PURPOSE	2
	2	DEFINITIONS	2
	3.	CONTROL AND DIRECTION OF INTELLIGENCE ORGANIZATIONS	4
SPECIAL COORD	•	-(a) National Security Council (b) Committee-on Foreign Intelligence -(c) Operations Advisory-Group (d) Director of Central Intelligence-	4 5 6 7
E)NATIONALINGELLIC TASKING CENTEL ()NATIONAL FURTIC	N INSEL	RESPONSIBILITIES AND DUTIES OF THE INTELLIGENCE COMMUNITY	11
DAGGER		(a) Senior Official of Each Organia zation of the Intelligence (Community	12
		(b) Central Intelligence Agency (c) Department of State (d) Department of the Treasury (e) Department of Defense	14 16 17 18
•	NT OF ENERGY CEMENT ADMIN	(f) Energy Research and Development Administration	21 22
DKOG THI	5	RESTRICTIONS ON INTELLIGENCE ACTIVITIES OVERSIGHT OF INTELLIGENCE ORGANIZATIONS	23 31
	7	SECRECY PROTECTION OF INTELLIGENCE	35
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METIVITIES

The purpose of this Order Section 1. Purpose. is to establish policies to improve the quality of Divisciple of Crimi intelligence needed for national security, to clarify the authority and responsibilities of the intelligence departments and agencies, and to establish effective oversight to assure compliance with law in the management and direction of intelligence agencies and depart ments of the national government.

Definitions. For the purpose of this Sec. 2. Order, unless otherwise indicated, the following terms shall have these meanings:

Intelligence means:

Foreign intelligence which means informa tion, other than foreign counterintelligence, [on] the capabilities, intentions and activities of foreign PERSONS powers, organizations for their agents; and

- (2), Foreign counterintelligence which means. activities conducted to protect the United States and United States citizens from foreign espionage, sabotage, subversion, assassination or terrorism.
- Intelligence Community refers to the following organizations:
 - Central Intelligence Agency;
 - National Security Agency;
 - Defense Intelligence Agency; (3)

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within the Department of the collection of

(4) Special offices within the Department of of Defense for the collection of specialized intelligence through reconnaissance programs;

AND FOREIN COUNTERINGELLIGHT AND FOREIGN COUNTERINGELLIGHT AND FOREIGN

(5) Intelligence elements of the military services;

(6) AIntelligence element of the Federal Bureau of Investigation;

(7) Intelligence element of the Department of State;

(8) Intelligence element of the Department of the Treasury; and

(9) FOREIGN

Research and Development Administration

(10) FOREIGN INTELLIGENCE FLETCHT OF THE JRUG ENFORCEMENT ADMINISTRATION

Special activities in support of national

the collection and production of intelligence and related which how designed to further official United States programs and policies abroad which are planned and executed so that the role of the United States Government is not apparent or publicly acknowledged.

the programs of the Central Intelligence Agency and the program of the Central Intelligence Agency and the personal offices within the Department of Defense for the collection of specialized intelligence through reconnaissance programs, the Consolidated Cryptologic Program.

Program, and other programs of the departments and agencies, not including tactical intelligence, designated by the Committee on Foreign Intelligence as part

DESIGNATED BY BOTH THE DIRECTOR OF CENTRAL INTELLIGENCE TANDERS OF THE DEPARTMENT OR AGENCY/NVOLVED AS OFFICE TINDER HEAD OF THE DEPARTMENT OR AGENCY/NVOLVED AS OFFICE TINDER HEAD OF THE DEPARTMENT OR AGENCY/NVOLVED AS OFFICE DINAL IN SCHE BUT NOT INCLUDING OF BOT RELEASE 2004/100108 CIN RDP84-00933800040001-5.

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Sec. 3. Control and Direction of National Intelligence Organizations.

(a) National Security Council.

established by the National Security Act of 1947 to advise the President with respect to the integration of domestic, foreign, and military policies relating to the national security. Statutory members of the National Security Council are the President, the Vice President, the Secretary of State, and the Secretary of Defense.

(2) Among its responsibilities, the National

Security Council shall provide guidance and direction

to the development and formulation of national intelli
gence activities.

conduct a semi-annual review of intelligence policies and of ongoing special activities in support of national Foreign policy objectives. These reviews shall consider the needs of users of intelligence and the timeliness and quality of intelligence products and the continued appropriateness of special activities in support of national Foreign policy objectives. The National Security Council shall consult with the Secretary of the Treasury and such other users of intelligence as designated by the President as part of these reviews.

(3) NEN # ON NSC COMBITTEES.

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POLICY REVIEW COMMITSED

There is established the Committee on Foreign Intelligence (hereinafter referred to as the

CPT), which shall be composed of the Director of .

Central Intelligence, harotnatter referred to as the THE SECRETARY OF STOTE, ..

DCT, who shall be the Chairman; the Beputy Secretary THE SECRETARY OF THE TREXSURY

OR THEIR DESKNERS, AND COURTY AFFEIT of Defense, for Intelligence; and the Deputy Assistant

to the President for National Security Affairs BHOY REVIEW COMMISSIER

CRI shall report directly to the National Security Council.

DEFINE AND SET OUT The CFI shall (i) conferol budger prepara-

tion and resource allocation for the National Foreign Intelligence Program. REQUITEMENTS

(h) The CFI shall prior to submission to the Office of Management and Budget review, and amenda o it deems appropriate, the budget for the Mational Poreign Intelligence Program.

(B)-The CPT shall also adopt roles governing the reprogramming of funds within this budget.

types or amounts he given prior approval by the CEL

MARAPRIATE (ii) Establish policy priorities for the col-FOREJONINGELLIGENCE REDIREDENTS IS HAS DEFINED production of national intelligence.

EVALUATE ANALYTICAL INTELLIGENCE PRODUCT PERFORMANCE Establish policy for the management of AND DEVELOP POHCY POST ASSURING HIGH ENALTS IN //VTEILIGENCE the National Foreign Intelligence Program.

- (iv) Provide guidance on the relationship between WeW A REV.

 tactical and national intelligence: however neither for which with the province of the properties of the propert
- (v) Provide continuing guidance to the Intella-NEW A MININE REVI gence Community in order to ensure compliance with PROVOCI AND PROVIDED AND PROVIDE
- (3) The eri shall be supported by the STALL SECURITY COMMITTED DED AND SECURITY AND STALL SECURITY AND THE DIRECTOR OF Central Intelligence for the Intelligence f
- as it deems appropriate to ensure consultation with members of the Intelligence Community on policies and guidance issued by the CRI.
- by the National Security Council and appeal by the Director of Central Intelligence or any member of the National Security Council (67 The DC/,

 SIFONL COUNCIL COUNCI
- (1) There is established the Operations

 Advisors Group (Meterial Prefixed to as the Operations

 tions Group), which shall be composed of the Assistant

 who Shall BE Changed

 to the President for National Security Affairs; the

 Secretaries of State and Defense; the Chairman of the

 Joint Chiefs of Staff; and the Director of Central

 OR THE PROJECT Shall be designated by the

 President. The Attorney General and the Director

DESIGNEES of the Office of Management and Budget or their reprecontatives, and others who may be designated by the President, shall attend all meetings as observers. SPECIAL COORDINASIDU COSMITSEE The Operations Group shall (i) consider

and develop a policy recommendation, including any dissents, for the President prior to his decision on DEVELOP GUIDELINES FOR THE ACT AS TO THE SPECIAL ACTIVITIES INSURPLE CONDUCT PERIODIC - REVIEWS - OF Drown Libered - NACONNET OF THE SPECIAL ACTIVITY IN THE SPECIAL ACTIVITY OF THE CONTROL OF THE SPECIAL ACTIVITY OF THE CONTROL OF THE SPECIAL ACTIVITY OF THE SPECIAL ACTIVITY OF THE CONTROL OF THE SPECIAL ACTIVITY OF each special activity in support of national foreign policy objectives.

POLICY BRITICTIVES TRAT NAGRANT CONSINFISATION BY ously considered by the Operations Group.

ルスブルッパト (iii) Give Approval for specific sensitive intelligence collection operations as designated by the Opera-COPROMATION COMMITTEL

PROGRAMS PREVIOUSY CONSIDERED BY THE S Conduct periodic reviews/of ongoing sensitive (iv)

intelligence collection operations.
(V) TROVIDE TO THE NSCASEMEANNUIL REGIRT ON A CTIVITIES DE TH The Operations Group shall discharge the responsibilities assigned by subparagraphs (c) (2) (1) and (c)(2)(iii) of this section only after consideration in a formal meeting attended by all members and observers of This DAS/6 he unavallable, when a designated representative of

the member or observer stands.

THE SCESHALL BE SUPPORTED BY The staff of the National Security Council HENDED BY THE DEALTY ASSISSANT TO THE ORESIDENT FOR WATIONAL SECORE shall provide support to the Operations Group.

Director of Central Intelligence

The Director of Central Intelligence,

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RESPONSIBILIST

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pursuant to the National Security Act of 1947, shall be responsible directly to the National Security Council and the President. He shall: CIDEN Chair the CFT. NSC PHYCYREVIEW COMMITTEE AND THE NEIGH.

(ii) Act as executive head of the CIA and Entelli-AS MAY BE REQUIRED. FOR DISCHARGE OF HIS INTELLIGENCE COMMINITY Community staff.

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Ensure the development and submission of a budget for the National Foreign Intelligence Program to the CFI.

(iv) Act as the President's primary adviser on NAJDH foreign intelligence and provide him and other officials in the Executive branch with foreign intelligence, including Mational Intelligence Estimates: develop national intelligence requirements and priorities: and supervise production and dissemination of national intelligence.

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Ensure appropriate implementation of specialactivities in support of national foreign policy objectives.

of requests, and responses thereto, from the White House Staff or other Executive departments and agencies to the Intelligence Community.

(vti) Ensure that appropriate programs are developed which properly protect intelligence sources. methods and analytical procedures. His responsibility

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(A) Protection by lawful means against

disclosure by present or former employees of the AND AGENCIES Contral Intelligence Agency or persons, or employees of persons or organizations, presently or formerly under contract with pheragency;

and technical assistance to other government departments and agencies performing foreign intelligence activities; and

tinuing security violations, recommending to the

Attorney General that the case be referred to the Federal

Bureau of Investigation for further investigation.

(X) (viti) Establish a vigorous program to downgrade

and declassify foreign intelligence information as

appropriate and consistent with Executive Order Now 12632.

AND WITH DVE REGARD TO BROTECTION OF SOURCES AND INFINAS.

(ix) Ensure the existence of strong Inspector

General capabilities in all elements of the Intelligence Community and that each Inspector General submits quarterly to the Intelligence oversight Board a report

which sets forth any questionable activities in which that intelligence organization has engaged or is engaged

Community, of common security standards for managing and handling foreign intelligence systems, information and products, and for granting access thereto MACCONNICE WITH RECUTIVE GROUND CONTROL OF PROPOSE OF Release 2001/09/03: CIA-RDP84-00933R000400040001-5

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(iv) (set) Act as the principal spokesman to the Congress for the Intelligence Community and facilitate the use of foreign intelligence products by Congress.

 $(\gamma)(xii)$ - Promote the development and maintenance by

The Central Intelligence Agency of services of common BY Distantial FORFIGN INTELLIGENCE OR GANNING ON SENAL! Of concern up the Intelligence Community. organizations.

including multi-discipline analysis, national level intelligence products, and a national level surrent intelligence publication.

(WHI) Establish uniform criteria for the identification, selection, and designation of relative priorities for the transmission of critical intelligence, and provide the Secretary of Defense with continuing guidance as to the communications requirements of the Intelligence Community for the transmission of such intelligence.

AS ARE DEED AND MORNATE Producers and users of intelligence to assist in his The LYECUTION conduct of his responsibilities as he deems appropriate.

(xv) Consult with users and producexs-of-intelligence, including the Departments of State, Treasury,
and Defense, the military services, the Federal Bureau
of Investigation, the Energy Research and Development
Administration, and the Council of Economic Advisors,
to ensure the timeliness, relevancy and quality of
the intelligence product.

(2) To assist the Director of Central Intelligence in the supervision and direction of the Intelligence Community, the position of Deputy to the Director of Central Intelligence for the Intelligence Community is hereby established (Committee on Foreign Intelligence)

The DCI SHALL MAVE AVTHORITY TO APPOINT (3) TO assist the Director-of Central Intellication of SUBJECT INTELLICATION OF THE SUPERVISION and direction of the Central CONSIDERED NECESSARY, AND THESE OFFICERS SHALL HAVE Intelligence Agency, the Director of Central Intelligence SUCL AVTHORITY AS THE DCI MAY PRESCRIBE IN CHARLE WITH RELEVANT EXECUTIVE OR DESCRIBE ACCORDANCE WITH RELEVANT EXECUTIVE OR DESCRIBE CONTINUES OF COMMISSIONS ACCORDANCE WITH RELEVANT EXECUTIVE OR DESCRIBED.

the Central Intelligence Agency to the Deputy Director of Contral Intelligence (50-0.5.C. 403(a)).

(4) To assist the DCI in the fulfillment of ASSIGNED IN THIS EXECUTIVE BRANCE THE TESTINE BRANCE and agencies shall give him access to all information relevant to the foreign intelligence needs of the United States. Relevant information requested by the DCI shall be provided, and the DCI shall take appropriate steps to maintain its confidentiality.

Sec. 4. Responsibilities and Duties of the

Intelligence Community. Purpose. The rules of operation

prescribed by this section of the Order relate to the

The Infelligence Community
activities of our foreign intelligence agencies. In

some instances, detailed implementation of this Executive

Order will be contained in classified documents because

of the sensitivity of the information and its relation

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will be consistent with this Order. Unless otherwise specified within MMB Section. Its provisions apply to activities both inside and outside the United States. and all references to law are to applicable laws of the United States. Nothing in this section of this Order shall be construed to interfere with any law-enforcement responsibility of any department or agency.

(a) Senior Officials of the Intelligence Community.

(AC) OF THE ORGANIATIONS IN THE Senior officials of the CIA. Departments of State,

[MJELLOIN CE COTAMUNITY]

Treasury and Defense, ERDA and the FBI SHall ensure

that in discharging the duties and responsibilities

SETOUT IN PARAGRAPHS (C) THROUGH (H) OF THIS SECTION

enumerated for their organizations which relate to

foreign intelligence, they are responsive to the needs
of the President, the National Security Council and

other elements of the Government. Ancarrying out their

Auties and responsibilities, senior officials shall

ensure that all policies and directives relating to FMRENGE AND FBRENGE CONNERNATION CONNERNATION OF INTERPORT OF ASSET CASEL With law and this Order, including Section 5, and shall:

of the other elements of the Intelligence Community in order to achieve maximum efficiency.

to the national intelligence products produced under auspices of the Director of Central Intelligence.

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lines governing employee conduct and ensuring that such are made known to, and acknowledged by, each employee.

Organization for identification and inspection of and

reporting on, unauthorized activity.

(8) (5) Report to the Attorney General that Information of PED FRA L

tion which relates to detection or prevention of possible

winlations of law by any person, including an employee

of the senior official's department or agency, PURSUANT TO GUIDELINE

ADDRIED BY THE ATTURNET GENERAL,

(6) Furnish to the Director of Central Intelli-

gence, the OFT, the Operations Group, the President's COURDINATION COMMISSER. and the Intelligence

Oversight Board all of the information required for the performance of their respective duties.

provision of services of common concern as directed by the Director of Central Intelligence and provide other departments and agencies with such mutual assistance as may be within his capabilities and as may be required in the interests of the Intelligence Community for reasons of economy, effectiveness, or operational necessity.

14

consistent with policies and guidance of the Director of Central Intelligence.

(72)-(9) Conduct a continuing review of all classiDECLASSIFY FOREIGN INSELLIGENCE INFORMATION AS
fied material originating within his organization and
MORNER INSTEAD CONSISTENT WITH RELEVANT. EXECUTIVE ORDER
promptly declassifying such material consistent with

Executive Order No. 11052 as amended.

(10) Provide administrative and support functions required by his department or agency!

- (b) The Central Intelligence Agency. All duties and responsibilities of the Central Intelligence Agency shall be related to the foreign intelligence functions SFT NU) outTimed below. As authorized by the National Security Act of 1947, as amended, the CIA Act of 1949, as amended, and other laws, regulations, and directives, the Central Intelligence Agency shall:
- (1) Produce and disseminate foreign intelligence relating to the national security, including
 foreign political, economic, scientific, technical,
 military, sociological, and geographic intelligence,
 to meet the needs of the President, the National Security
 Council, and other elements of the United States
 Government.
- (2). Develop and conduct programs to collect political, economic, scientific, technical, military,

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obtainable, relating to foreign intelligence, in accordance with directives of the National Security Counciland The DIRECTION OF CENTRAL INTELLIGENCE.

- (3) Collect and produce intelligence on foreign aspects of international terrorist activities and traffic in narcotics.
- (4) Conduct foreign counterintelligence

 COORDINATE

 activities outside the United States and when in the

 FIREIGN COUNTERINGELIGENCE ACTIVITIES OF OTHER MENNOISE

 United States in coordination with the FBI subject

 WITHIN THE INTELLIGENCE COMMUNITY THAT ARE CONSUCTED

 to the approval of the Attorney General.

 OUTSIDE THE UNITED STATES.

in support of national foreign policy objectives and which are within the limits of applicable law.

services of common concern as directed by the National Security Council, such as monitoring of foreign public Fadio and television broadcasts and foreign press services, collection of foreign intelligence information from cooperating sources in the United States, acquisition and translation of foreign publications and photographic interpretation.

development and procurement of technical systems and devices relating to the functions authorized in this

aubsection. Approved For Release 2001/09/03 : CIA-RDP84-00933R000400040001-5 (5) CONDUCT FORFIGH COUNSTRY INSTITUTE IN ACTUTIES WITHIN THE UNITED STATES IN COURSINATION WITH THE FRID STATES IN gations of applicants, employees, and other persons with similar associations with the CIA as are necessary.

Conduct administrative, technical and support activities in the United States or abroad as may be necessary to perform the functions described in paragraphs (1) through (8) above, including procurement, maintenance and transport: communications and data processing; recruitment and training; the provision of personnel, financial and medical services; development of essential AND THEIR NECESSARY S cover and proprietary arrangements; entering into contracts and arrangements with appropriate private companies and institutions to provide classified or unclassified research, analytical and developmental services and specialized expertise; and entering into similar arrangements with academic institutions, provided CIA sponsorship is known to the appropriate senior officials of ne academic institutions and consenior project official

- (c) The Department of State. The Secretary of State shall:
- (1) Collect, overtly, foreign political, political-military, sociological, economic, scientific, technical and associated biographic information.

gence relating to United States foreign policy as

required for the execution of his responsibilities

and in support of policy-makers involved in foreign

relations within the United States Government.

Disseminate within the United States
Government, as appropriate, reports received from
United States diplomatic missions abroad.

Coordinate with the Director of Central Intelligence to ensure that United States intelligence activities and programs are useful for and consistent with United States foreign policy.

(b) (5) Transmit reporting requirements of the Intelligence Community to our Chiefs of Missions abroad, and provider guidance for their collection efforty.

(7) (6) Contribute to the Intelligence Community guidance for its collection of intelligence based on the needs of those responsible for foreign policy decisions.

their responsibilities to direct and coordinate the activities of all elements of their missions.

(d) The Department of the Treasury. The Secretary of the Treasury shall:

(1) Collect, overtly, foreign financial and monetary information.

- (2) Participate with the Department of State in the overt collection of general foreign economic information.
- (3) Produce that intelligence required for the execution of the Secretary's interdepartmental responsibilities and the mission of the Department of the Treasury.
- (4) Contribute intelligence and guidance required for the development of national intelligence.
- (5) Disseminate within the United States

 Government, as appropriate, foreign intelligence information acquired.

(e) Department of Defense.

- (1) The Secretary of Defense shall: .
- (i) Collect foreign military intelligence information as well as military-related foreign intelligence information, including scientific, technical, political and economic information as required for the execution The SECRETARY 5 of his responsibilities.

intelligence emphasizing foreign military capabilities and intentions and scientific, technical and economic developments pertinent to his responsibilities.

()V(±±1) Conduct such programs and missions necessary to fulfill national intelligence requirements and determined by the OFI.

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19 AND PRIVIDE FISCAL MANAGEMENT FUR. (V) (XV) Direct, Fond and operate Athe National Security Agency, and national, defense and military intelligence and reconnaissance entities as required. Conduct, as the executive agent of the United States dovernment, signals intelligence activities and communications security, except as otherwise approved

provide for the timely transmission of critical intelligence, as defined by the Director of Central Intelligence, within the United States Government,

- In carrying out these assigned responsibilities, the Secretary of Defense is authorized to utilize the following:
- (i) The Defense Intelligence Agency whose functions. authorities and responsibilities att (currently publicly assigned by Department of Defense Directive No. 5105.21) to: INCLUDE !

PRODUCTION OR BROVISION DT provide military intelli-

of Staff, other Defense components, and, as appropriate non-Defense agencies.

Coordinate all Department of Defense

intelligence collection requirements and manage (C) MANAGEMENT OF Defense Attache system.

Establish substantive intelligence

Defense and provide guidance on substantive intelligence

all plans, policies and procedures for noncryptologic intelligence functions of the Department of Defense.

as directed by the Joint Chiefs of Staff.

- (ii) The National Security Agency, whose functions, authorities and responsibilities shall include:
- (A) Establishment and operation of an effective unified organization for the signals intelligence activities of the United States Government, except for certain operations which are normally exercised through appropriate elements of the military command structure, or by the CIA.

Provide intelligence staff support

gence collection and processing activities of the Government, delegating to an appropriate agent specified resources for such periods and tasks as required for the direct support of military commanders.

of signals intelligence in accordance with objectives;

of Central Intelligence TARDUGH THE NATIONAL MORE ARCESSING AND

(D) Dissemination of signals intelligence to all authorized elements of the Government, including the Armed Services as requested,

(E) (Serving under the Secretary of Defense as the central communications security authority of the United States Government.

Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

- to meet the needs of the United States for signals
 intelligence and communications security.
- (iii) Special offices for the collection of specialized intelligence through reconnaissance programs, whose functions, authorities, and responsibilities shall include:
- (A) Carrying out consolidated programs FUR SURCIALITY

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 EOR reconnaissance GENCY TASKING CENTRY.

 (B) Assigning responsibility to the various
- departments and agencies of the Government, according to their capabilities, for the research, development, procurement, operations and control of designated means of collection.

(N) (N) Such other offices within the Department of Defense as shall be deemed appropriate for conduct of the intelligence missions and responsibilities assigned to the Secretary of Defense.

(f) Energy Mesearch and Development Administration

Administration shall:

(1) Produce intelligence required for the

THE SECRITARY'S

execution of his responsibilities and the mission of

DECHANALY OF

the Energy Research and Revelopment Administration, hereinafter referred to as ERDY, including the area of nuclear

and atomic energy.

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- (2) Disseminate such intelligence and provide technical and analytical expertise to other Intelligence Community organizations, and be responsive to the guidance of the Director of Central Intelligence and the Committee on Foreign Intelligence
- agencies and departments in formulating collection requirements where its special technical expertise can contribute to such collection requirements.
- the supervision of the Attorney General and pursuant to such regulations as the Attorney General may establish the Director of the FBI shall:
- (1) Detect and prevent espionage, sabotage,

 WIRNATIONAL TERRORIST ACTIVITIES, (LANDESTINE /WIRLLIGHAGE ACTIVITIES)

 subversion, and other unlawful activities by or on behalf

 of foreign powers through such lawful counterintelligence

 operations within the United States, including electronic

 surveillance, as are mecessary of useful for such purposes.
 - (2) Conduct within the United States and its territories, when requested by officials of the Intelligence Community designated by the President, those lawful activities, including electronic surveillance, authorized by the President and specifically approved by the Attorney General, to be undertaken in support of foreign intelligence collection requirements of other [intelligence] agencies.

(3) Collect foreign intelligence by lawful means within the United States and its territories when AGEN() WITHIN requested by officials of the Intelligence Community designated by the President to make such requests.

(4) Disseminate, as appropriate, foreign intelligence and counterintelligence information which it acquires to appropriate Federal agencies. State and local law enforcement agencies and cooperating foreign governments.

development and procurement of technical systems and devices relating to the functions authorized above.

Sec. 5. Restrictions on Intelligence Activities.

Carry out or contract for research,

Information about the capabilities, intentions and FORFIGN SINES, MERRY JUNES, OF SERSON SINES AND THE MERRY activities of Sther governments is essential to informed decision-making in the field of national defense and foreign relations. The measures employed to acquire such information should be responsive to the legitimate needs of our Government and must be conducted in a manner which preserves and respects our established concepts.

of privacy and our civil liberties.

Recent events have clearly indicated the destrability of-government-wide direction which will ensure a proper balancing of these interests. This section of this Order does not authorize any activity not previously authorized

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and does not provide exemption from any restrictions

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otherwise applicable. Unless otherwise specified, the

provisions of this section apply to activities both

inside and outside the United States. References to

law are to applicable laws of the United States.

DEFINITION MONT

(a) <u>Definitions</u>. As used in this section of this Order, the following terms shall have the meanings ascribed to them below:

- (1) "Collection" means any one or more of the gathering, analysis, dissemination or storage of non-publicly available information without the informed express consent of the subject of the information.
- (2) "Counterintelligence" means information concerning the protection of foreign intelligence or of national security information and its collection from detection or disclosure.
- of a non-public communication by electronic means,

 without the consent of a person who is a party to, or,

 in the case of a non-electronic communication, visibly

present at, the communication.

induéd to

by, assigned or detailed to, or acting for a United

OF THE INTELLIGENCE OF MUNITY
States foreign intelligence agency.

Approved For Release 2001/09/03 : CIA-RDP84-00933R000400040001-5

Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

THE PRESIDENT

25

(5) "Foreign intelligence" means information

other than Coveyer Intelligence means information

other than Coveyer Intelligence means information

other than Coveyer Intelligence means information

oncerning the capabilities, intentions and activities

of any foreign power, or of any non-united states

person whether within or outside the United States, or

concerning areas outside the United States.

Central Intelligence Agency, National Security Agency, and Defense Intelligence Agency; and further includes any other department or agency of the United States Government or component thereof while it is engaged in the collection of foreign intelligence or counterintelligence, but shall not include any such department, agency or component thereof to the extent that it is engaged in its authorized civil or criminal law enforcement functions; nor shall it include in any case the Federal Bureau of Investigation.

meaning ascribed to it in Executive Order No. 11652.

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visual observation by any means; or acquisition of a non-public communication by a person not a party thereto or visibly present thereat through any means which does

not involve electronic surveillance

- States citizens, aliens admitted to the United States
 for permanent residence and corporations or other organizations incorporated or organized in the United States.
- gence Agencies shall not engage in any of the follow-club GENCE CONSTRUCTION FORFIGN INTELLIGIOUS CONSTRUCTION OF COLLECTION FORFIGN INTELLIGIOUS CONSTRUCTIONS FORFIGN INTELLIGIOUS CONSTRUCTIONS FORFIGN INTELLIGIOUS CONSTRUCTIONS CONSTRUCTIONS CONSTRUCTIONS FORFIGN INTELLIGIOUS CONSTRUCTIONS CON
- (1) Physical surveillance directed against a United States person, unless it is a lawful surveillance conducted pursuant to procedures approved by the head of the foreign intelligence agency and directed against any of the following:
- (i) K present or former employee of such agency.

 its present or former contractors or their present or

 former employees, for the purpose of protecting foreign

 intelligence or counterintelligence sources or methods

 or national security information from unauthorized

 disclosure; or
- (ii) a United States person, who is in contact
 With either such a present or former contractor or
 employee or with a non-United States person who is the
 subject of a foreign intelligence or counterintelligence
 inquiry, but only to the extent necessary to identify
 such United States person; or
- (iii) a United States person outside the United

 States who is reasonably believed to be acting on behalf

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of a foreign power or engaging in international terrorist or narcotics activities or activities threatening the national security.

(2) Pelectronic surveillance to intercept

a communication which is made from, or is intended by

the sender to be received in, the United States, or directed

against United States persons abroad, except lawful

electronic surveillance under procedures approved by the

AND (Nonvication) By The DIRECTON OF CHANNEL INTELLIGENCE

Attorney General; provided, that the Central Intelligence

Agency shall not perform electronic surveillance within

the United States, except for the purpose of testing

equipment under procedures approved by the Attorney General

AND (Nonvication) By The DC .

consistent with law.

- United States; or unconsented physical searches within the united States; or unconsented physical searches directed against United States persons abroad, except lawful searches under procedures approved by the Attorney General, AND (Romelon) BY THE DC).

 (4) Opening of mail or examination of envelopes
- of mail in United States postal channels except in accordance with applicable statutes and regulations.
- (5) Examination of Federal tax returns or tax information except in accordance with applicable statutes and regulations.
- (6) Infiltration or undisclosed participation within the United States in any organization for the purpose of reporting on or influencing its activities

Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5 ORGANIZASIONS

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DESERMINING

or members; except such infiltration or participation with respect to an organization composed primarily of non-United States persons which is reasonably believed to be acting on behalf of a foreign powerk

alf of a foreign powers

SEMINITION AND STURAGE OF NON-AVAILUTE

Information, however 1 And 127

acquired, concerning the domestic activities of United WITHWISH WHITED STATES States persons

Information concerning corporations or other commercial organizations which constitutes foreign intelligence or counterintelligence.

(ii) Information concerning present or former COUDING ENGLOYEES OF A MON-INTELLIGENCE ELEXENT OF THE DEGRACIONENT OR AGEN employees, present or former contractors or their present

> or former employees, or applicants for any such employment or contracting, necessary to protect foreign CORFIGN. intelligence of counterintelligence sources or methods or national security information from unauthorized disclosure; and the identity of persons in contact with the foregoing or with a non-United States person who is the subject of a foreign intelligence or counterintelligence inquiry.

(iii) Information concerning persons who are reasonably believed to be potential sources or contacts, but only for the purpose of determining the suitability or credibility of such persons.

(iv) Foreign intelligence or counterintelligence
Approved For Release 2001/09/03: CIA-RDP84-00933R000400040001-5
gathered abroad or from electronic surveillance conducted

in compliance with Section 5(b)(2); or foreign intelli
(R F) RECONTROLLIBRIES

gence Acquired from cooperating sources in the United

States.

- (v) Information about a United States person who is reasonably believed to be acting on behalt of a foreign power or engaging in international terrorist SAPLTY OF A BANGON OR TO THE SECRET SERVICE, or narcotics activities, PROTECTED BY THE UNITED STATES SECRET SERVICE.
 - (vi) Information concerning persons or activities

that pose a clear threat to foreign intelligence agency

OFAN AGENCYWITHIN THE INTELLIGENCE COMMUNIT

ANY facilities or personnelly provided, that such information

is retained only by the Foreign intelligence agency
threatened and that proper coordination with the Federal
Bureau of Investigation is accomplished.

(9) Dissemination and Storage. Nothing in this section of this Order shall prohibit:

(1) Lawful dissemination to the appropriate law enforcement agencies of incidentally gathered information indicating involvement in activities which may be in violation of law FLD ERAL STASK DR LOCAL LAWS, OR THE LAWS OF A FOREIGN GIVERNMENT.

(2) Storage of information required by law to be retained.

agencies of information of the subject matter types

listed in Section 5(b)(7).

Listed in Section 5(b) (7).

(8) The RESTRICTIONS ON COLLECTION SET OUT IN THIS SECTION SHALL NUT
APPLY TO ANY AGENCY WITHINTAK INTELLIGENCE COMMUNITY TO THE FAMILY OF CRIMINAL HAN

THAT IT IS ENGAGED IN ITS AUSTRICIZED CIVIL OR CRIMINAL HAN

ENFORCE THE PLANCIONS, NOR SHALL IT MOPLY IN ANY CASE TO

ENFORCE THE PLANCIES OF CONTROLOGISTICIA ROPES TO SERVICE OF Release 2001/09/03: CIA-ROPES TO SERVICE OF RELEASE 2001/09/03: CIA-ROPES TO SERVICE OF RELEASE 2001/09/03: CIA-ROPES TO SERVICE OF THE PROPERTY OF

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(C) Restrictions on Experimentation. Foreign

(A) Provided Strictions on

(1) No foreign intelligence agency shall Not

except as expressly authorized by law (i) provide services.

equipment, personnel or facilities to the Law Enforcement

Assistance Administration or to State or local police

| WITHIN THE (IN) SERVES

organizations of the United States or (ii) participate

in or fund any law enforcement activity within the United

States.

These prohibitions shall not [nowever]

with

preclude: (i) cooperation between a foreign intelligence

Exercised appropriate law enforcement agencies for the

purpose of protecting the personnel and facilities of ANY AGENCY OF THE INTELLIGENCY (KNOWN) The foreign intelligence agency or preventing espionage or

other criminal activity related to foreign intelligence

or counterintelligence or (id) provision of specialized

OR THE ASSISTANCE OF EXPLOY DENSEL

equipment or technical knowledge for use by any other

. Federal department or agency AR, when LIVES ARE ENDANGERED IN SUPPURT DE-10CA I LAW ENFORCEMENT ACTIVITIES, OR

TO ANY PEDERAL OR LOCAL LAW ENFORMATION LAWFULLY COLLECTED TO ENAGLE
15 TO MUESTIGASE, POREVENT OR PROSECUTE CRIMINAL ACTIVITY.

Approved For Release 2001/09/03 : CIA-RDP84-00933R000400040001-5
FEDERAL REGISTER, VOL. 41, NO. 34—THURSDAY, FEBRUARY 19, 1976

Approved For Release 2001/09/03: CIA-RDP84-00933R00040001-51

An employee of a foreign intelligence agency detailed elsewhere within the Federal Government shall be responsible to the host agency and shall not report to such employee's parent agency on the affairs of the host agency, except as may be directed by the latter. The head of the host agency, and any successor, shall be informed of the detailee's association with the parent agency.

(b) (s) Prohibition of Assassination. No employee of the United States Government shall engage in, or conspire to engage in, political assassination.

(h) Implementation.

effective on March 1, 1976. Each department and agency affected by this section of this Order shall promptly issue internal directives to implement this section with respect to its foreign intelligence and counterintelligence operations.

days of the effective date of this section of this

Order, issue guidelines relating to activities of the

Federal Bureau of Investigation in the areas of foreign

intelligence and counterintelligence.

Sec. 6. Oversight of Intelligence Organizations.

(a) There is hereby established EXECUTIVE OFFICE OF THE ORDER

(a) There is hereby established an Intelligence

Oversight Board, hereinafter referred to as the Over
sight Board.

THE PRESIDENT

32

The poversight Board shall have three members who shall be appointed by the President and who shall be from outside the Government and be qualified on the basis of ability, knowledge, diversity of background and experience. The members of the Oversight Board may also serve on the President's Foreign Intelligence Navisory Board (Executive Order No. March 20, 1869). No member of the Oversight Board shall have any personal contractual relationship with WITHIN any agency or department of the Intelligence Community.

One member of the oversight Board shall

be designated by the President as [its] Chairman. INTELL GENCE

The Poversight Board shall: WRITTENANDINAL

- Receive and consider/reports by Inspectors WITH RESOURS IN ILY IES FOR DIRGANIZATIONS WITHIN General and General Counsels the Intelligence Com-KANTIALAN munity concerning activities that raise questions of legality or propriety.
- Review periodically the practices and pro-WITH RESPONSIBILISIES FOR ORGANIZATIONS edgres-of the Inspectors, General and General Counsels of the Intelligence Community designed to discover and report to the Oversight Board activities that raise questions of legality or propriety. DROANICATION WIT
 - Review periodically with each member ORGANIZATION the Intelligence Community their internal guidel to ensure their adequacy.

- (iv) Report periodically, at least quarterly, to the Attorney General and the President on its findings.
- (v) Report in a timely manner to the Attorney General and to the President any activities that raise serious questions about legality.
- (vi) Report in a timely manner to the President

 any activities that raise serious questions about propriety.

 WITH RESPONSIBILITY FOR ORGANILATIONS

(b) Inspectors General and General Counsels, within with Intelligence Community shall:

/// A Timely MARITIME TO THE LINGENCE

(1) Transmit to the Oversight Reserved.

of any activities that come to their attention that raise questions of legality or propriety.

- (2) Report periodically, at least quarterly, DINGS OR ANY

 INSTITUTE ACTIONS TAKEN WITH RESERT TO ITS FINDINGS OR ANY

 to the Oversight Board on its findings concerning RELEVANT FINDINGS

 Questionable activities, if any.

 GENERAL
- (3) Provide to the Oversight Board all information requested about activities within their respective departments or agencies.
- (4) Report to the Oversight Board any occasion on which they were directed not to report any activity to the Oversight Board by their agency or department heads.
- (5) Formulate practices and procedures

 ////FILIGHTOR

 designed to discover and report to the presignt Board

 activities that raise questions of legality or propriety.
- (c) Heads of intelligence agencies or depart-・ ドイン/NG AVTNistTy over ELEVNENTS いげかい カルデ ノハフドルルG FACE CUTTAVANTY Approved Por Release 2001/09/03: CIA-RDP84-00933R000400040001-5

- (1) Report periodically to the Oversight Board on any activities of their organizations that raise questions of legality or propreity.
- (2) Instruct their employees to cooperate /// Linging Board.
- (3) Ensure that Inspectors General and DEPANDED OR General Counsels of their agencies have access to any information necessary to perform their duties assigned by paragraph (4) of this section.
 - (d) The Attorney General shall:
- NAME (1) Receive and consider reports from the NOversight Board.
 - (2) Report periodically, at least quarterly, to the President with respect to activities of the Intelligence Community, if any, which raise questions of legality.

(e) The Oversight Board shall receive staff supports. Ress.

No person who serves on the staff of the Oversight Board shall have any contractual or employment relationship with any department or agency in the Intelligence Community.

Board established by Executive order No. 17160 of March 20, 1969, remains in effect.

Sec. 7. Secrecy Protection.

(a) In order to improve the protection of sources

and methods of intelligence, all members of the Executive branch and its contractors given access to information containing sources or methods of intelligence shall, as a condition of obtaining access, sign an agreement that they will not disclose that information to persons not authorized to receive it.

- of information concerning sources or methods of intelligence, the names of any persons found to have made unauthorized disclosure shall be forwarded (1) to the head of applicable departments or agencies for appropriate disciplinary action; and (2) to the Attorney General for appropriate legal action.
- (c) In the event of any threatened unauthorized disclosure of information concerning sources or methods of intelligence by a person who has agreed not to make such disclosure, the details of the threatened disclosure shall be transmitted to the Attorney General for appropriate legal action, including the seeking of a judicial order to prevent such disclosure.
- (d) In further pursuit of the need to provide protection for other significant areas of intelligence, the Director of Central Intelligence is authorized to promulgate rules and regulations to expand the scope of agreements secured from those persons who, as an aspect of their relationship with the United States royed For Release 2001/09/03: CIA-RDP84-00933R000400040001-5

Sec. B. Enabling Data.
PHICY REVIEW COMMITTEE

- (a) The Committee on Foreign Intelligence and the Director of Central Intelligence shall provide for detailed implementation of this Order by issuing appropriate directives.
- (b) All existing National Security Council and
 Director of Central Intelligence directives shall be
 amended to be consistent with this Order (within Minety)
 days of its effective days)
- (c) This Order shall supersede the Presidential "DNITED SYNTES FURFIGU INTELLIGENCE ACTIVITIES,"
 Memorandum of November 5, 1971, on the "Organization

 MIED FERRURRY 19, 1976
 and Management of the U.S. Foreign Intelligence Community."
- (d) Heads of departments and agencies within the Intelligence Community shall issue supplementary directives to their organizations consistent with this Order within minety days of its effective date.
- (e) This Order will be implemented within current manning authorizations of the Intelligence community.

 To this end, the Director of the Office of Management and Budget will facilitate the required realignment of personnel positions. The Director of the Office of Management and Budget will also assist in the allocation of appropriate facilities.

THE WHITE House, February 18, 1976.

[FR Doc.76-5010 Filed 2-18-76;12:36 pm]

STATINTL

of statements on sistency on scrieges of common concern to P14 Parc (IX) DCI shall.

Promote services of common contern Spara (10) senior officials of IC

Shall:

Participate as appropriate

in provision of syrine of

Common concerna

directly of CI

Services of

Common concerna

for IC services of

Common concern as

alrected by NSC.

Int no mention any other IC Agency

misson statement

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